	Application No.	Applicant(s)	
Notice of Allowability			
	09/854,095 Examiner	KOCOL ET AL.  Art Unit	
•			
	Cynthia Britt	2133	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT F of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED  i) or other appropriate comm  RIGHTS. This application is	in this application. If not included nunication will be mailed in due co	urse. <b>THIS</b>
1. $\square$ This communication is responsive to $9/20/04$ .			
2. 🔀 The allowed claim(s) is/are <u>1-20</u> .			
3. $igotimes$ The drawings filed on <u>11 May 2001</u> are accepted by the E	Examiner.		
4. ☐ Acknowledgment is made of a claim for foreign priority to a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have		or (f).	
<ol><li>Certified copies of the priority documents have</li></ol>	e been received in Applicati	ion No	
<ol><li>Copies of the certified copies of the priority de</li></ol>	ocuments have been receive	ed in this national stage application	n from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDONI THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requi	rements
5. A SUBSTITUTE OATH OR DECLARATION must be subr INFORMAL PATENT APPLICATION (PTO-152) which give			TICE OF
6. ☐ CORRECTED DRAWINGS ( as "replacement sheets") mu	ıst be submitted.		
(a) I including changes required by the Notice of Draftspel	rson's Patent Drawing Revie	ew ( PTO-948) attached	
1) ☐ hereto or 2) ☐ to Paper No./Mail Date	_·		
<ul><li>(b) ☐ including changes required by the attached Examinel Paper No./Mail Date</li></ul>	r's Amendment / Comment o	or in the Office action of	
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in			ack) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT</li> </ol>			te the
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Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5 🖂 Notice of I	nformal Patent Application (PTO-1	152\
<ol> <li>Notice of References Cited (FTO-692)</li> <li>Dotice of Draftperson's Patent Drawing Review (PTO-948)</li> </ol>		Summary (PTO-413),	152)
	Paper No	./Mail Date <u>9/280/4</u> .	
<ol> <li>Information Disclosure Statements (PTO-1449 or PTO/SB/ Paper No./Mail Date</li> </ol>		s Amendment/Comment	
4. Examiner's Comment Regarding Requirement for Deposit		s Statement of Reasons for Allowa	ance
of Biological Material	9.  Other	<u>_</u> ·	
		ALBERT DECARRANGE SUPERVISORY PATENT EXAMINATION	) IFR
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U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04) EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes

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and/or additions be unacceptable to applicant, an amendment may be filed as provided

by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be

submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview

with Edward Grundler (47,615) on September 28, 2004.

The application has been amended as follows:

In claim 1:

lines 15-16 currently read "line in the processor cache, correct any errors, and write the

corrected data from the cache to the memory location."

lines 15-16 as amended read "line in the processor cache, correct any errors, and write

the corrected data from the cache to the location in the main memory."

In claim 10:

line 12 currently reads "wherein after examining the data in a location in main

memoryand"

line 12 as amended reads "wherein after examining the data in a location in main

memory and"

line 17 currently reads "from the cache to the memory location."

line 17 as amended reads "from the cache to the location in the main memory."

In claim 19:

line 13 currently reads "writing the data to the memory location."

line 13 as amended reads "writing the data to the location in the main memory."

## REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

The present invention pertains to a method and apparatus that facilitates selfcorrecting memory in a shared-memory system.

The claimed invention cites features such as "a main memory; a memory controller coupled to the main memory; a processor cache; a communication channel coupled to the processor cache and to the memory controller; and an error detection and correction mechanism within the memory controller, which is configured to cycle through and correct errors in main memory; wherein after examining the data in a location in main memory and correcting any errors, if the error detection and correction mechanism determines that the data from the location has been checked out to the processor cache, the error detection and correction mechanism is configured to read the corresponding line in the processor cache, correct any errors, and write the corrected data from the cache to the location in the main memory."

The prior arts of record (Gonzales et al. U.S. Patent No. 6,101,614 and Epsie et al. U.S. Patent No. 6,076,183 as examples of such prior arts) teach scrubbing the main memory to correct errors in the main memory. In contrast, the present invention is directed to marking locations in main memory when the data from the location has been

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checked out to cache. In this way, when the memory location is subsequently being scrubbed, if the system determines that the memory location is marked and has hence been checked out to the cache, the system recovers the data from cache, corrects it if necessary in the cache, and returns the data to main memory (see page 8, line 21 to page 9, line 11 of the instant application). Note that this technique corrects errors in both the cache and the main memory. The prior art does not correct errors in the cache.

As such, modification of the prior arts of record can only be motivated by hindsight reasoning, or by changing the intended use and function of the prior art themselves. Therefore, it is not clear that one of ordinary skill in the art at the time of the invention would have made the necessary modifications to the prior arts of record to encompass the limitations set forth in the present application. Moreover, none of the prior arts of record, taken either alone or in combination, anticipate nor render obvious the claimed inventions. Hence, claims 1-20 are allowable over the prior arts of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Britt whose telephone number is 703-308-2391. The examiner can normally be reached on Monday - Thursday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert Decady can be reached on 703-305-9595. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cynthia Britt Examiner Art Unit 2133

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